NITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov JUL 2 5 2008 FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/555,752 . 11/04/2005 Robert Albertus Brondijk NL 030509 2530 24737 7590 07/22/2008 **EXAMINER** PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001 SASINOWSKI, ANDREW **BRIARCLIFF MANOR, NY 10510** ART UNIT PAPER NUMBER 4163 **DELIVERY MODE** MAIL DATE

Please find below and/or attached an Office communication concerning this application or proceeding.

07/22/2008

PAPER

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/555,752	BRONDIJK, ROBERT ALBERTUS			
Office Action Summary	Examiner	Art Unit			
,		4163			
~ The MAILING DATE of this communication app	ANDREW J. SASINOWSKI				
Period for Reply		•			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 04 No	<u>ovember 2005</u> .				
2a) ☐ This action is FINAL . 2b) ☒ This	action is non-final.	·			
3) Since this application is in condition for allowar	-				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims					
4) Claim(s) <u>1-9</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdraw	vn from consideration.				
5)⊠ Claim(s) <u>1-8</u> is/are allowed.	•				
6)⊠ Claim(s) <u>9</u> is/are rejected.	•				
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.				
Application Papers					
9)⊠ The specification is objected to by the Examine	r.				
10)⊠ The drawing(s) filed on <u>04 November 2005</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12)⊠ Acknowledgment is made of a claim for foreign a)⊠ All b)□ Some * c)□ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
1. Certified copies of the priority documents	s have been received.				
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau					
* See the attached detailed Office action for a list of the certified copies not received.					
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·					
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview Summary				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa				
Paper No(s)/Mail Date	6) Other:	••			

DETAILED ACTION

Specification

1. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: Claim 9 refers to a "Computer program product", but there is no mention in the specification as to what embodiment the product could take.

Claim Rejections - 35 USC § 101

2. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claim 9 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claim 9 teaches a "Computer program product", which is a data structure, i.e. non-statutory subject matter such as an idea, natural phenomenon or law of nature (See, e.g., Warmerdam, 33 F.3d at 1361, 31 USPQ2d at 1760. Also see MPEP 2106.01.)

Allowable Subject Matter

- 3. Claims 1 through 8 are allowable. The following is a statement of reasons for the indication of allowable subject matter:
- 4. Claims 1 and 8 teach a device and method for recording information on a record carrier of a writable type by writing marks in a track on a recording layer via a beam of radiation, the recording layer comprising a pre-track pattern indicating the position of the track, the device comprising a head for providing the beam, and recording means for recording the information in the track according to a predefined recording format for

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constituting a recording area containing user data preceded by a lead-in zone located at the start of the recording layer and followed by a lead-out zone located at the end of the user data. All of these elements have been taught in the prior art, an example being Suzuki [US 2003/0063545].

- 5. However, claim 1 also teaches lead-out means for finalizing the record carrier for playback on a reading device that cannot detect the pre-track pattern, the finalizing comprising determining if data written in the recording area extends up to a predefined physical position, and, if not, recording lead-out information, and, if the data extends at least up to the predefined position, not recording any lead-out information. Prior art does not teach this "lead-out means for finalizing the record carrier" as set forth in the claim combination.
- 6. Suzuki teaches a device that writes on information recording medium where the lead-out to be recorded is adjusted depending upon the maximum radial position of the recording [claim 1], or upon a predesignated choice by the user [claim 3]. The lead-out means taught in claim 1 is a non-obvious variation, since the lead-out area is completely dependent on whether the recording area surpasses a predefined physical position, and it is possible that the lead-out information writing may be omitted. Furthermore, Suzuki does not teach that the record carrier is finalized for playback on a device that cannot detect the pre-track pattern.
- 7. Claims 2 7 are found to be allowable as they are dependent upon claim 1.

Conclusion

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8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Sasaki [US 2003/022338] teaches a recording method and device that writes temporary lead-out areas if record writing is interrupted. Nakagawa et. al. [US 2003/0202443] teaches a computer-readable storage medium that writes a variable sized lead-out area where writing is interrupted.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ANDREW J. SASINOWSKI whose telephone number is (571)270-5883. The examiner can normally be reached on Monday to Friday, 7:30 to 5:00, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Robinson can be reached on (571)272-2319. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

AJS

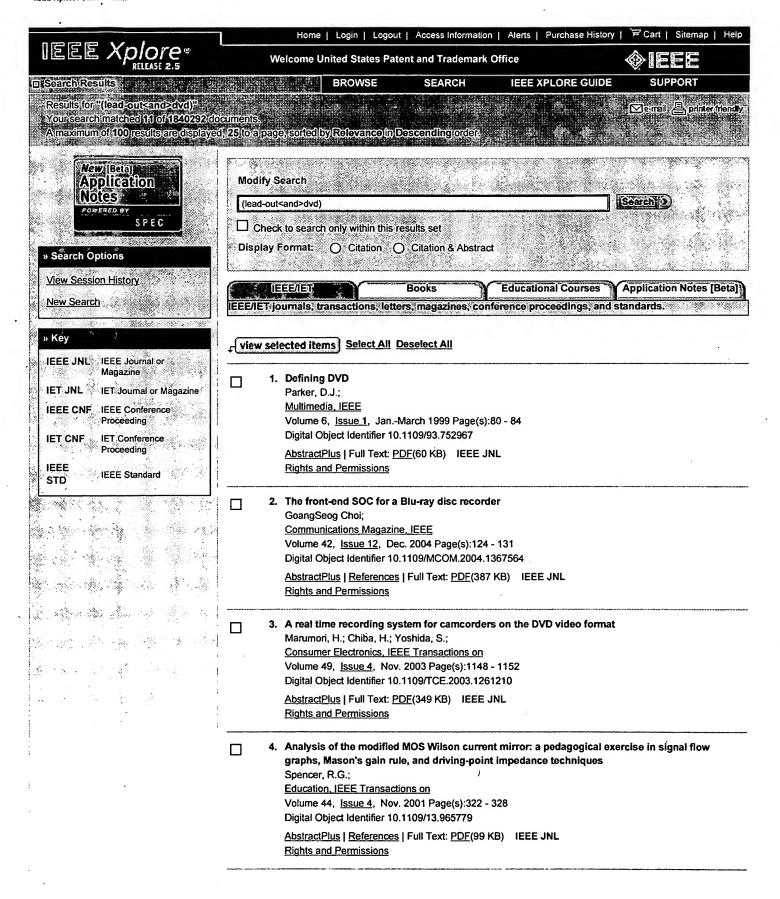
/Mark A. Robinson/ Supervisory Patent Examiner, Art Unit 4163

Application/Control No. Applicant(s)/Patent Under Reexamination 10/555,752 BRONDIJK, ROBERT ALBERTU **Notice of References Cited** Art Unit Examiner Page 1 of 1 ANDREW J. SASINOWSKI 4163 **U.S. PATENT DOCUMENTS Document Number** Date Classification Country Code-Number-Kind Code Name MM-YYYY US-2003/0063545 04-2003 Suzuki, Ryoichi 369/59.25 US-2003/0223338 12-2003 Sasaki, Yoshiyuki 369/53.21 В 369/53.18 US-2003/0202443 10-2003 Nakagawa et al. С US-D US-Ε US-F US-G US-Н US-US-US-Κ US-US-М **FOREIGN PATENT DOCUMENTS** Date **Document Number** Country Name Classification Country Code-Number-Kind Code MM-YYYY Ν O Р Q R s Т **NON-PATENT DOCUMENTS** Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages) U

*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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	Murakami, J.; Ohzeki, K.; Ogi, K.; <u>Consumer Electronics, IEEE Transactions on</u> Volume CE-25, <u>Issue 4</u> , Aug. 1979 Page(s):555 - 562 Digital Object Identifier 10.1109/TCE.1979.273284 <u>AbstractPlus</u> Full Text: <u>PDF</u> (2447 KB) IEEE JNL <u>Rights and Permissions</u>
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